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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/750,906	01/05/2004	Peter Wilhelmus Henricus Rietjens	2007-1005	2003	
466 YOUNG & TH	7590 02/16/200 OMPSON .	7	EXAMINER		
745 SOUTH 23RD STREET			TAWFIK, SAMEH		
2ND FLOOR ARLINGTON,	VA 22202		ART UNIT	PAPER NUMBER	
•	•		3721		

SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	Application No.	Applicant(s)	
Office Action Summary	10/750,906	RIETJENS, PETER WILHELMUS HENRICUS	
Onice Action Summary	Examiner	Art Unit	
	Sameh H. Tawfik	3721	I due
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	idress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered time the mailing date of this of D (35 U.S.C. § 133).	ly. xxmmunication.
Status			
 1) Responsive to communication(s) filed on 12/19 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro		e merits is
Disposition of Claims			
4) ☐ Claim(s) 1-27,49 and 50 is/are pending in the a 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-27,49 and 50 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National	Stage
Attach mant/s)			
Attachment(s) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Di 5) Notice of Informal P 6) Other:	ate	O-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-16, 19-21, 49, and 50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schoeler (U.S. Patent No. 5,862,652) in view of Fukuda (U.S. Patent No. 5,279,098).

Schoeler discloses form-fill-seal machine for macking bag-shaped packagings for products, such as edible products, from a web of material, the machine comprising a frame having a stock of web material (Fig. 9-11; via 15) and supply of the web material in flat condition (via 17), a form- unit removably connected to the frame at a front side of the machine (Figs. 9-11; via forming shoulder 18 mechanically connected to the machine, which make it capable of being removed), wherein the form-fill unit comprises a form shoulder (via 18) for transforming the flat web material into a tube (Figs. 9-11), as well as a form-fill tube connecting to the form shoulder (Figs. 9-11; via fill pipe 20), having a vertical main plane of section, transverse sealing jaws (Figs. 9-11; via rotating jaws 23 and 24) that are positioned below a lower end of the form-fill tube for forming transverse seals (Figs. 9-11) in the tube and which are moveable towards and away from each other in a vertical plane perpendicular to the front side of the machine and the vertical main plane of section (via by rotating the jaws 23 and 24 at certain point they move toward and away from each other in a vertical plane), the form shoulder being asymmetrically shaped *for forming* an overlap in the foil tube which extends to at least distance

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from or near the vertical plane of section (Figs. 8-12; via 40, 41), wherein the machine furthermore provided with first longitudinal sealing means (Fig. 12; via 22, 28, and 30 at one of the tube sides) that are positioned at a first side, at one lateral side of the form tube as considered from the front side of the machine (via 22, 28, and 30 are located at one side of the machine in respect to the form tube), preferably at a short distance form or near the vertical main plane of section for forming a first severable longitudinal seal at the location of the overlap (Fig. 12).

Schoeler does not disclose that the web is been used on the machine is made of foil material. However, the examiner takes an official notice that the mentioned use of web made of foil material is old, well known, and available in the art.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have substituted Schoeler's web by using web made of foil material, as a matter of engineering design choice, in order to make stronger bags and capable of holding heavier items.

Schoeler neither disclose that the form shoulder shaped to form an overlap in the tube, which extends from a rear side of the packaging over an upper side of the packaging to a front side of the packaging. However, Fukuda discloses a similar form-fill-seal machine comprising the form shoulder shaped to form an overlap in the tube, which extends from a rear side of the packaging over an upper side of the packaging to a front side of the packaging (Fig. 1; via 98).

Therefor it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Schoeler's shoulder shape by having a shoulder shape o form an overlap to the edges of the tube, as suggested by Fukuda, in order to improve sealing

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means with the motion of the web to come up with machine can be controlled easily and effectively (column 2, lines 52-68).

Regarding claim 2: furthermore provided with second longitudinal sealing means (Fig. 12; via 22, 28, and 30 on the other side of the tube) lateral side of the form tube, positioned at a second side, at one as considered from the front side the machine, opposite the first side, for forming at least one longitudinal seal in the foil tube.

Regarding claim 3: wherein two longitudinal sealing means are provided that are positioned either side of, preferably equidistanced from, the vertical plane of section, see for example (Figs. 9-12).

Regarding claim 4: wherein form-fill protruding form strips for forming longitudinal folds in the foil tube, wherein the second longitudinal sealing means are positioned provided with for sealing the longitudinal folds, see for example (Figs. 3-8).

Regarding claim 5: wherein second longitudinal sealing means comprise an anvil/form member, that extends between both longitudinal folds for positioning them for sealing (Fig. 8).

Regarding claim 6: Schoeler does not disclose that the position of at least one of the first and second longitudinal sealing means is adjustable direction towards/away from the fill tube. However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Schoeler's sealing means to be adjustable, since it has been held that the provision of adjustability, where needed, involves only routine skill in the art. In re Steven, 101 USPQ 284 (CCPA 1954).

Regarding claim 7: the anvil/form member forms an interchangeable part (Fig. 8).

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Regarding claim 8: the form-fill unit is detachably placed in the machine. Note it is inherent that the form-fill unit is detachably placed in the machine.

Regarding claim 9: wherein the form/fill tube at the first side at the lower end is provided with a first protrusion, situated in or near the vertical plane of section and extending downwards, and which in horizontal direction is free from the remainder of the lower end Form-fill-seal machine of the fill tube, see for example (Figs. 8-12; via expanding elements 38 and 39).

Regarding claim 10: wherein the first protrusion is pen- or lip-shaped (Fig. 8; via 38 and 39).

Regarding claim 11: wherein the first protrusion with its end extends beyond the profile of the fill tube (Fig. 12).

Regarding claim 12: wherein the form/fill tube at its lower end is furthermore provided with at least a second protrusion, which at least situated at the second side and defines a recess with the first protrusion (Fig. 8; via 38 and 39 on the other side of the tube).

Regarding claim 13: wherein the second protrusion forms a sharp guiding edge, substantially oriented towards the bottom (Fig. 8).

Regarding claim 14: wherein two second protrusions are present, which extend on either side of the vertical plane of section and preferably keep an area free between them, in which area a fold-maker is able to extend, wherein two second protrusions preferably are connected to each other by a plate, for instance a V-shaped plate, which is forming a cavity for the inwardly folded bottom area to be made (Fig. 8).

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Regarding claim 15: wherein the fill tube has a substantially rectangular cross-section, having the main sides substantially parallel to the vertical plane of section (Figs. 9, 12, and 14).

Regarding claim 16: wherein the first side of the form and fill tube is bent having a flat surface between bent transitions to the main sides (Figs. 9-12).

Regarding claim 21: wherein the firs longitudinal sealing means are positioned at a short distance from or near the vertical plane of section (Figs. 9-12).

Regarding claims 49 and 50: the machine could be designed as a continuously or discontinuously operative machine, see for example (Figs. 9-12).

Claims 17 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schoeler (U.S. Patent No. 5,862,652) in view of Inagaki (EP. No. 0 276 554).

Schoeler does not disclose means for arranging a strip of tape on the web material in the overlapped area. However, Inagaki discloses a similar form fill seal machine comprising means for arranging a strip on the web material in the overlapped area (Fig. 7).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Schoeler's machine with means for arranging a strip of tape on the web material in the overlapped area, as suggested by Inagaki, in order to come up with re-closable and re-usable bags.

Claims 22-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schoeler (U.S. Patent No. 5,862,652) in view of Inagaki (EP. No. 0 276 554).

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Schoeler discloses a form fill seal machine comprising a frame having a stock of web material and the web material flat condition (Fig. 10); form-fill unit (via forming shoulder 18 and filling pipe 20), the form-fill comprising an asymmetrical form shoulder (18) for transforming the flat web material into a tube, while forming an overlap (Fig. 12), and a form-fill tube connecting to the form shoulder, said form-fill tube has substantially rectangular cross-section (Figs. 12 and 14; via rectangular formed tube) and is positioned in the machine having a first main side facing away from the machine and a second main side facing the machine (Figs 12 and 14), wherein the form shoulder (18) is designed for forming overlap at least the first or second main side, wherein the form-fill unit at a first short side of the form-fill tube is provided with two protruding form strips for forming longitudinal folds furthermore provided with first longitudinal sealing means for forming first (Figs. 8-12; via 22, 28, and 30), severable longitudinal seal the area over tap and second longitudinal sealing means (via 22, 28, 30 on the other side) for forming second longitudinal seals at the location of the longitudinal folds, wherein the form-fill unit, overlap, wherein the form-fill-seal machine is furthermore provided with transverse sealing means positioned below the fill-form unit for forming transverse seals in the tube and with means for severing the transverse seals at the location of the transverse seals (Figs. 9-12; via 23 and 24).

Schoeler does not disclose means for arranging a strip of tape on the web material in the overlapped area nor arranging a severable seal at the side of the strip. However, Inagaki discloses a similar form fill seal machine comprising means for arranging a strip on the web material in the overlapped area (Fig. 7).

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Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Schoeler's machine with means for arranging a strip of tape on the web material and arranging a severable seal at the side of the strip in the overlapped area, as suggested by Inagaki, in order to come up with re-closable and re-usable bags.

Schoeler nor Inagaki disclose that the web is been used on the machine is made of foil material. However, the examiner takes an official notice that the mentioned use of web made of foil material is old, well known, and available in the art.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have substituted Schoeler in view of Inagaki's web by using web made of foil material, as a matter of engineering design choice, in order to make stronger bags and capable of holding heavier items.

Regarding claim 24: Schoeler discloses that the second longitudinal sealing means are positioned at the second short side of the form fill tube, see for example (Figs. 9-12).

Regarding claim 25: Schoeler discloses that the first short side of the form fill tube is bent having a flat surface between bend transitations to the main side, see for example (Figs. 9-12).

Regarding claim 26: Schoeler discloses that form fill unit is detachably arranged on the frame. Note that it is inherent that the form-fill unit is detachably placed in the machine.

Regarding claim 27: Schoelere discloses that the first longitudinal sealing means and/or the second longitudinal sealing means are detachably arranged on the frame, see for example (Figs. 9-12), note that that it is inherent that the longitudinal sealing means are detachably placed in the machine.

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Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sameh H. Tawfik whose telephone number is 571-272-4470. The examiner can normally be reached on Tuesday - Friday from 9:00 AM to 7:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on 571-272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Sameh H. Tawfik Primary Examiner Art Unit 3721

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